

(36) 91

The S T A T E of Jasper Roth's CASE.

E *DWARD ROTH* Merchant, lately deceased, Father of the said *Jasper Roth* Merchant, did about 20 Years since Lend several Sums of Money, to a Considerable Value, to *Richard Grace* of *Rahelly*, and *John Grace* and *Robert* his Son, of *Courtstown* in the County of *Kilkenny* and Kingdom of *Ireland*, upon Mortgages and other good Securities; To which Money the said *Jasper Roth* is entitled as Son and Heir at Law to the said *Edward* his Father, deceased. That the said *Richard*, *John* and *Robert Grace* died in the late Rebellion in *Ireland*, and their Estate was seiz'd in the King's hands, but subject to the said Mr. *Roth's* and other Incumbrances; That *John Grace*, Son to the abovementioned *Robert*, being entitled to and adjudged within the Articles of *Lymerick*, in the Year 1691 brought his Writ of Right, and thereby Recover'd the Estate of the Family out of the King's hands, and hath ever since Enjoy'd the same. *John* being thus Restor'd by Writ of Right and due Course of Law, Mr. *Roth* was Advis'd by good Councill, That there was no need for him to Enter any Claim before the Trustees appointed by Act of Parliament for Sale of Forfeited Estates in *Ireland*.

But since the Time limited for Entering Claims, the said Trustees have upon some late Discoveries, set aside the Title of *John* the Grandson, and Adjudged his Estate to be Forfeited. By which Judgment the said Mr. *Roth* (for not Entering his Claim) is like to Suffer, as if he had been in actual Rebellion, unless Reliev'd by Parliament.

This CASE being exactly the same with Mr. Hill's, a Creditor upon the same Estate, who, upon his PETITION to the Honourable House of Commons this Sessions, has obtain'd Leave to bring in a Bill to enlarge the Time for making his Claim before the Trustees. Mr. Roth humbly prays he may have a Clause to be Incered in Mr. Hill's Bill; Or Leave to bring in a Bill to Impower the Trustees to Receive and Judge of his Claim.

ALL RIGHTS RESERVED

CASE